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SUPPLEMENTAL REISSUE DECLARATION

I, Gary L. Kelderman, of 2674 Hwy. 92, Oskaloosa, Iowa 52577, hereby declare:

That I am a United States citizen and inventor on Patent No. 5,452,949 ("the '949 patent"), which was granted September 26, 1995;

That on May 2, 1997 I assigned the '949 patent to AgTracks, Inc. ("AgTracks"), 204A Main Street, Mt. Vernon, Indiana 47620, and that AgTracks is owner of the '949 patent;

That I am the original, first and sole inventor of the subject matter described and claimed in reissue patent application Serial No. 900,561, filed July 25, 1997, entitled TRACK SYSTEM FOR VEHICLES;

That I reviewed and understand the contents of such reissue patent application, including the claims;

That I verily believe the original '949 patent subject to this reissue application to be partly inoperative by virtue of the fact that less was claimed therein than rightfully could have been claimed;

That certain original claims were insufficient in their recitation or over-emphasis of "interconnecting structure" and too little emphasis on the uniqueness, in a vehicle track apparatus of the kind with a track, a drive wheel, leading and trailing idler assemblies and a mid-roller assembly, of a drive wheel which has a diameter spanning a large majority of the vertical dimension of the track loop with an upper circumferential portion engaging the upper track length and a lower circumferential portion spaced above the lower track length, and of apparatus having further part characteristics and relationships as further stated in the reissue claims;

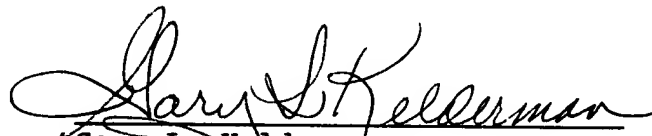
That I made a full disclosure of the invention upon my original filing thereof;

That the aforementioned error occurred by failure to include in the range of claims certain claims of the scope of the claims now added, that such error was discovered in April 1997 upon review of the '949 patent by or for AgTracks and related discussions with AgTracks and its patent counsel in connection with the transfer of such assets, and that such error arose without any deceptive intention; and

Further, that every error in the patent which was corrected in the present reissue application, and is not covered by the prior declaration submitted in this application arose without any deceptive intention on the part of the applicant.

I acknowledge the duty to disclose information which is material to the examination of this reissue application in accordance with 37 CFR §1.56(a) and §1.175(7).

I further declare that all statements made herein of my own knowledge are true, that all statements made on information and belief are believed to be true, that these statements were made with the knowledge that willful false statements or the like so made are punishable by fine or imprisonment, or both, under 18 USC §1001, and that willful false statements may jeopardize the validity of this application or any patent issued thereon.


Gary L. Kelderman

Date 4-21-98